EXHIBIT 3

AGREEMENT	2041	\cap	1080	677
between A Turnela	nto the de the do	7 of 1	C.	0.1979 by sno
wife	- Corner a	nd Tha	al T. Cord	stand by sho
			•	. /
S. W.				
County of Allender	and grate/of	Lest Va	C. of _	
hereinafter called Lessors, whether one party of the second part, hereinafter	or more, and lar	ince IV.	mutiche	of the first part,
WITNESSETH. that the said Dollars to them in band well and agreements hereinafter contained on the property of these presents do grant, demise, demise, unto the said Lessee, its actions, power plants, water stations the leased premises and other lands of lines on the premises and other lands of lines on the premises and other lands.	Lessors for and in considerable paid by said Lessee the part of the said Lessee, lease and let with covening soons and assigns for the said Lessee and let with covening soons for the said lessee said assigns for the said lessee said les said lessee said les said lessee said les sai	to be paid, kept a	ich is hereby acknowledged and performed, have granted sion, and that they have the	or cole right on and let and
All that certain tract of land situate In	~ Zimion)	7/-	
County and State of That	Va	. Dis	iricy Hygines	n
bounded as follows:	/	. On the waters of	Huller	- Horh
On the North by lands of 21-04	torran L.	and and	L.A.D.	
On the East by lands of	Brehard	and an	20 JAC	
On the South by lands of The	rasse M.	Ward.	- FICANA	-
On the West be lands of	2. Builey			
from M. Contining	the tend he	advedthe (50.82	or less being land purchased
drilled by either party except by mutua lt is agreed that this lease shall re- either of them.	l consent. main in force for the ter-	of the resident Voi	dings now on the premises	on which no well shall be
				hereafter as oil or gas, or
their heirs or assigns, free of cost, in the				
	The	س	the const one eight. (1)) part of all oil produced
and saved from the leased premises; and	second, to pay		andre erfant one-eighte ()!) part of all oil produced
one-tighth (1/2) of the value at the well marketed and used off the premiser, as The Lessee shall not be exquired in royalty or interest in said oil or gas the otherwise. And any such outstanding redelivered, It is agreed by the porties hereto the it may desire, "Casing Head Gas," (being be manufactured into gasoline or other by Done-tighth of the total control of the said o	at may have been heretofo	ore sold, reserved or	il payments or said royalty	y of oil by reason of any
The Lessors may lay a line to any	of the gasoline and other	by-products so ma	nufactured.	
o provide and use economical appliance. essee, its successors and assigns, published Lessee covenants and agrees to locate s agreed that the leased premises may be he lessee in consents	and to use said gas at the said such time relating to all wells so as to interfer fully and freely used by the said wells are the said wells.	ir own tisk, subjected use of gas. as little as possible lessors for force	well by Lessee, its successor to the reasonable rules with the cultivated portion	re and assigns; lessors are and regulations of said
ideration and rentals paid and to be pai	d constitute adequate comp to pay rental at the rate of	may drill or not di	ill on said land, as it may privilege.	elect, and that the con-
-	months from this	Dollare, directly	in adbance, beginning fin	
rilled on the lessed premises, and any tee yalty due upon the same and all rentals a st gas produced and marketed, for gasolin e credit of their beirs or assigns in the	ntal paid for time beyond hall cease after the surrende e and other by-products n	the date of complete of this lease as he made direct	ot after, a well yielding re- tion of 1 gas well shall be receinafter provided for, to the lessors or be deposit	oyalty to the Lessors in t credited upon the first All payments for delay, ted to their credit, or to
of 11/10 Ra # A	or by ch	rck mailed, to.22	211 Janes d	Carlo
is of en will see	of da.	o. (22 2.	20322	County
tim Perin free	garfer by	and fine	yments had they hade	in the same manner to
divinted questint	Id Free day	to he con	for the lessors to receive	the same.
myelettie Drelling to	cotion to be	relieted	he had many	e da postie meje
through river del	led Imesare	to be hus	de 18 mal 20	Idente la
It is agreed that the Lessee Is to have i	he privilege of using free,	sufficient water and	gas from the said annuit	eifera ret la la
It is agreed that the Lessee is to have a stay for drilling and operating there is the have a stay for drilling and operating there in the payment of one (\$1.00) Dollar right to surrender this lesse for cancellational tesses and determine, and this less become tessors agree that the recordation of 2 ce provided, for said last mentioned su. All provisions of this, lesses shall be bin All provisions of this, lesses shall be bin and the said last mentioned su.	mes absolutely null and vo	id.	treafter to accrue under and	by virtue of its terms
All provisions of this dease shall be bin. All provisions of this dease shall be bin. In Witness Whereof, the parties of this Witness:	m and all amounts then ding upon the heirs, execu- agreement have hereunto	due herounder, shall tors, administrators, see their hands and	e mailing in the postoffice be a full surrender and ten successors and assigns of seals the day and fear fire	of a check, payable as mination of this lease, the parties hereto, t, above writted.
less to be drilled)	with the	- Him	af 1 100	(Seal)
Stormall arline	Gran De James	- Hea	seed, Care	(Seal)
Many in notitude	Lannined.	-		(Seal)
mather company see	theut			(Seal)
THE of your file Il Cand	al			(Seal) .
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A 1080	6782/	rum	to-wit:	
of West Virginia. Count	v of Stan	200		
of West VIEWS	ne Cur		Danison	do certify that
1. 1	1. Les	of said County	9 T Carolin	2
who was	/	and h	A THE PARTY OF THE	
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4			bearing date the	hefore me
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ny said county.	29.UL	ax(g)	Maure	Sounty W. Vs.
iven under my find toi-			Whavestry	Sount Gw.
		Nober	Public Caramana	x 11 17 0
		My (ommissit n expires	
				iet
			presented to f	ne Clerk of the County 19
e of West Virginia, Co	anty of	This	instrument was proceed, West	Ynginia, on do certify that
		Com	mission of figures admitted to record.	
1		of said Colli	the same is activities	Clerk
		and	te Crank of Man	the Clerk of the County 79 to the County 49 to the Clerk of the Clerk Clerk
	77. 17. 49		1	County Commission
_	(7)	aned to the writing abo	ve bearing date the	acknowledged the same before me
is wife, whose pame		A. D. 19		acknowledged the same before me
57	-0-16-			A. D. 19
my said county.	2,55.	day	of.	A. D. 19
Given under mychand ti	PI AAN			County, W. V.
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State of West Virginia,	County C.			do certify the
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his wife, whose name		A. D. 19 -		